THE

COUNCIL BLUFFS OFFICE: NO. 12 PEARL STREET

Delivered by corrier to any part of the city H. W. TILTON - Manager

TELEPHONES | Business Office..... No. 43

MINOR MENTION.

Boston Store-Linens, towels, muslins. Preaching at the First Presbyterian church Meeting of Rebekah Relief association this afternoon at Mrs. George W. Jacobs', 1617

Regular meeting of lodge No. 259, Ancient.

work in the first degree. It is reported that a scheme is on foot among some local musicians to organize a musical club fer social and musical pur-

Mrs. Wallace Shenard will entertain a number of her friends at her residence on Park avenue Thursday afternoon, it le'ng

The funeral of Edward Schroeder, the box who accidentally shot himself last Sunday will be held tomorrow afternoon at 2 o'cloc from the family residence, 2600 South avenue. Yesterday's snow rendered it necessary for the trailers to be taken from the Omaha motors, although the management succeeded in getting along without any very verous

Ex-Governor Chase of Indiana, who is conducting a series of meetings at the Chris-tian tabernacie, will be present at the meet-ing of Abe Lincoln post Saturday evening and make an address. At the meeting of the school board to-

morrow evening arrangements for the coming election will be made. A petition of residents of Cut-Off for a \$2,500 school house will also be up for consideration. Andrew Harry, 14-months-old son of Mr. and Mrs. A. M. Peterson, died at 12:30 o'clock yesterday morning, after an illness

of two weeks. The funeral will take place tomorrow afternoon at 3 o'clock from the residence, 1606 Sixth avenue, John A. Ganger was arrested yesterday on a warrant issued from Justice Fox's court. charging him with the larceny of some cor-

and hay from the farm of D. McKenzie, fr. in Silver Creek township. He will have a hearing this afterneon at 2 o'clock. Mrs. A. S. Cotton has been elected teacher Mrs. A. S. Cotton has been elected teacher at the High school. Miss Mabel Thompson has been promoted to fill the vacancy caused by the resignation of Miss Mary Duncan, and Miss Viola Duncan will take

Miss Thompson's place as substitute. Dick Webster and George Roper called at the city jail yesterday morning to talk with with their friends the Jones boys, who are charged with burglarly. While there Web-ster became refractory and was locked up

a charge of drunkenness and disturbing Mrs. A. E. Whittaker has issued invitations to the murriage of her nicce, Miss Marie Elsa Paragr, o Mr. Edward A. Koen of Omaha. The peramony will be performed at 8 o'clock Thursday evening. February 22, at her residence, 208 Washington avenue.

St. Alban's lodge, Knights of Pythias, celebrated the thirty-first anniversary of the founding of the order last Monday even-They were joined by Concerdia lodge the members of the uniformed rank and a pleasant evening was spent with ng, music, refreshments and social en-

Clerk Campbell of the district court has adopted a rule that jurying canno. draw pay for an extra lay's work unless they stay in the jury room until 9 p. m. Twelve good men and true made a mistake and came in at 8:30 p. m. the other night and their disgust was great when they found out what the rule was. It is safe to presume that in the future juries will not arrive at a verdict

Riley & Sherraden's Closing Out Sale. Tube paints, 5c; sable brushes, 5c; 20c moldings, 10c; 50c moldings, 25c, and all other moldings made into frames at just balf cost of moldings; pictures, framed and unframed, placques, all kinds of artist materials at just half price. Stock invoices at \$5,000, and is the finest in the west. We mean business, and will close it out at half price. The sale is being conducted by Mr. H. L. Smith. Frames made up at one by best framemaker in the west.

Mizpah temple, Pythlan Sisters, will give a social Wednesday at K. P. hall.

PERSONAL PARAGRAPHS.

Mrs. Maris Fleming left last evening for visit with friends in Eingham, Ia. T. C. Dawson is confined to his home at corner of First avenue and Sixth street with a sore foot. Mr. and Mrs. E. E. Delong of Oil City,

Pa., are in the city, visiting their cousins Mr. and Mrs. Henry Delong. County Superintendent A. J. Burron has moved here with his family, and w. reside here until the close of his term of office. Favorable inducements will be offered to

a few reliable and energetic agents who will solicit for the Mutual Life Insurance com-Call on or address Pusey & Tho Council Bluffs, district agents for southwest-The baby grand Hardman plane to be used

at the Dudley Buck concert at the Congregational church Thursday evening was or of the premium pianos at the World's fair.

A big consignment of the finest well paper just received at Miller's, 13 Ferri street, from 4 cts. a roll upwards. New

Ask your grocer for Domestic soap. Superior Court Assignment.

Judge McGee held a session of superior court yesterday afternoon and made the following assignment of cases for trial at the present term: Monday, February 26- Robertson va

Floeschinger, Horcourt vs Farrell, Maxwell vs Holland, Davis vs Wesley. Tuesday, February 27—Weston vs Odell.

Wednesday, February 28-Pottawattamic bstract company vs Wright, Towle vs Kimball & Champ, Ellis vs Montgomery, Saturday, March 3—Harvey vs Elwell, Wednesday, March 7—Street vs City, Deore,

Wells & Co. vs Shugart, Wait & Wies, Thursday, March 8—Squire vs Barnsdall Webster vs Hutchinson. Thursday, March 15-Wickham vs City. Bank vs Walker, City vs Motor company.

Grand ball given by the P. O. S. A. and P. O. D. A., on Washington's birthday, Thursday evening, February 22, 1894, at Chambers' Dancing academy, in Beno's hall, Tickets admitting gentleman and lady, \$1.00 including supper. A cordial invitation ex-

Ladies, if you desire absolute peace in the kitchen ask your grover for J. C. Hoffmayr & Co's Fancy Patent Flour. Trade mark-

Domestic soan is the best. Vickory Vanquished.

The jury in the case of Vickory against Coulthard returned a verdict yesterday morning at 10 o'clock, giving a verdict for the defendant. Among the special findings asked for by the plaintiff and defendant, the jury found that the plaintiff did not purchase the note in the usual course of business or in good faith; he knew it had been fraudulently and without any consideration obtained from Freese, and by Freese also, who claimed to have bought it from Kappell.

The case of William Grimmelman against the Union Pacific for \$10,000 damages on account of the death of the plaintiff's son is now on trial. This is the third trial of the case, the jury having hung the first time and giving a verdict for \$8,000 the second.

1,000 hot bed sash, glazed and ready fo use, made by the Council Bluffs Paint, Oil and Glass Co., at prices to suit the times. Out of town customers save money and ge prompt attention. Massenic temple building

Carbon Coal company, 34 Pearl street, Grand hotel. Get our cash prices on best hard and soft coal before buying.

Ask your grocer for Domestic soap.

Mr. Ware's Two-Year-Old Boomerang Returns in Time to Smite Him.

HE ENJOINED A TAX LEVY BACK IN 1892

Now the Schools Are Crippled on Account of the Deficiency Thus Caused and Mr. Ware is a Democratic Aspirant for Office.

There was a little Item in yesterday's issue of The Bee that was somewhat significant in view of its connection with a chain of other events. In the account of the school board proceedings the statement of Chairman Thomas of the finance committee was given, showing that there was now a deficiency in the school treasury of \$16,768.

In the spring of 1892 the board neglected to comply with the privisions of the law in reporting to the Board of Supervisors within the required time the amount of money that would be needed to carry on the schools during the next year. The mistake was discovered when it was too late, but the probability is that the Board of Supervisors would have found some way of get-ting around the difficulty had it not been for the action of cortain politicians, who saw a chance to make political capital of it and took advantage of it, even at the

expense of crippling the schools.
W. H. Ware, who is now candidate for section to the office of city attorney on the lemogratic ticket, came to the front and Med a petition asking for a writ of injune tion to resirain the supervisors from mak-ing the annual tax levy, and as one of the grounds therefor alleged that there was at that time \$100,000 in the school treasury, which was far in excess of the amount tha would be necessary to keep the running during the current year. sort of a showing the writ of injunction

granted and the supervisors found their hands tied. "The current year" referred to in Mr. Ware's petition did not commence until April, 1893, for that was the time when the district would have received its first installment of money that would have come from the levy which was enjoined. Hat he not misrepresented the facts then there ought still to be money enough in the treasury to run the schools until the first of next April. Instead of this the treasurer reports a deficiency of almost \$27,000, with a month and a half to run still before any

noney will be received.

As a result of Mr. Ware's action the chools have been crippleed for the last year and a half. Expenses have had to be cut down in every direction. It was even found necessary to postpone the payment of taxes on school property, and the democratic county treasurer promptly sold the property, while allowing certain private corporations to dodge their taxes year after year. Teachers and janitors have had to be paid in warrants ever since last October, and these warrants are not worth their par value. The hard working employes of the chools are compelled to part with their warrants at a loss of 2 or 3 per cent of their face value or else keep them and live on their savings, a thing which very few of

them are able to do.

At the time Mr. Ware took out his injunc tion his action was thought to be immensely shrewd, and certain politicians who had been members of the board but had somewhat lost their grip, stood in the background and chuckled and slapped their knees with their hards, overcome with glee at the political joke they had played on their enemies on the board. At that time Mr. Ware did not know that he would be a candidate for the city attorneyship this year, or he might have been willing to let some one else take the responsibility of well-nigh dis abling the schools. Now that he has entered the ring the ghost of his little joke a year and a half ago is beginning to walk and the apparition is anything but consoling to the democratic leaders.

BLEW HIS BRAINSOUT.

Braun Ends His Life After a Protracted Spree, at Council Bluffs. George H. Braun, foreman'at the Standard company's warehouse in this city shot himself yesterday at 9 o'clock at his home, corner of Sixth street and Ninth avenue. For the past week he had been on a protracted spree, and Monday night he spent away from home, returning at 4 o'clock yesterday morning. He was lying in bed at 9 o'clock, and his wife, who was busy getting breakfast, looked through the door and saw him playing with one of the children, and he seemed in good spirits. A minute later she heard the "eport of a revolver, and, running into the bedroom, found her husband lying on his back on the floor with the smoking revolver between his knees. There was a gaping builet hole just behind his left ear from which blood and brains were obzing, making a ghastly sight. He never recovered consciousness, but died about 11 o'clock.

Coroner Jennings was call/d to the scene but after making an investigation decided it was simply a case of suicide and that an in quest was unnecessary.
Braun was one of the Standard Oil com pany's most trusted employes, having held a position of great responsibility for several

ears when predecessors could only stay a few months. He always bore the best of reputations, his only fault being that he ould occasionally drink more than was good

He leaves a wife and two children, fairly well provided for. He was a member of the Treubund society and the Ancient Order of United Workmen of Iowa. The time for the funeral has not been set, but will proba-

bly not occur until Sunday.

Iowa Local Option Bill. Representatives from Burlington, Clinton.

Council Bluffs, Davenport, Des Moines, Dubuque, Keckuk, Lyons, Ottumwa and Sicux City met at Des Molnes last week and drev up a bill favoring local option. It is thought that this bill will meet with favor in the legislature and that its principal features may be enacted into law. It authorizes an election in any county,

upon the application of a given number of citizens, upon the question as to whether or

of permits to manufacture and sell, or to ell at wholesale only, or at retail only

shall be issued. It vests in the districcourt jurisdiction to grant and revoke per mits. It requires published notice to be mits. given before a permit can be granted, and allows objection, protest and remonstrance at such hearing. All proceedings are to at such hearing. All proceedings are to be heard and tried summarily. The minimum fee for the permit is \$500, and any additional sum to be fixed by the muni-cipality or the board of supervisors, as the case may be. The entire fee must be ould into the county treasury before the ermit can be issued. Where the business is conducted in a city or town 75 per cent of the fee is to be paid to the city or town and passed to the general fund therein; and the remaining 25 per cent and all fees to permits to do business outside of cities and towns are to remain in the county treasury, passed to the county read fund and disbursed by the board of supervisors. The holder of every permit is required to post and keep his permit in a public place in his place of business, and the permit itself is to contain the conditions upon which it is issued, for the breach of any of which it may be for feited. The permit may be to manufacturand sell at wholesale, or to sell at wholesale only, or to sell at retail only, and separate every permit is required to post and keep hi permit in a conspicuous place in his place c sales on Sundays, on election days, or t

and others protective of the permit holder in the conduct of his business. Section 20 of this bill reads as follows Nothing in this act contained shall repeal r in anywise interfere with, or effect, the peration of statutes of this state, or any of em, or any parts or provisions thereof, rohibiting the manufacture or sale of in-executing liquors, except as to manufactures and sales made under and in accordance with permits issued under this act, nor shall any permit issued under this act in anywise repeal, or in any mercer interfere

minors, insane, idiotic or intoxicated per sons. The bill contains other provisions

some of which are protective of the publi

DAILY BEE NEWS FROM COUNCIL BLUFFS with or affort statistics of this state, or an of them, or any parts or provisions thereof authorizing and regulating the sales of in-toxicating liquors by registered pharmacists.

> TICKET NO. 3. "Citizens" Meet and Put Up Candidates for

City Offices. A "citizens" convention was held in the superior court room at the county court house last evening, but its complexion was somewhat different from what had been looked for. James McCabe, who has taken a leading part in the 5-cent fare movement had also been at the bottom of the scheme for putting a third ticket in the field and it was commonly supposed that the party organized was the result of a coalition between McCabe and a few of his followers and the populists. But when C. L. Gillette, chairman of the populist city central committee arrived at the court house he brought the news of McCabe's defection. A conference had been going on during the afternoon with a view to patching up a difference between the two factions that went to make up the citizen's ticket. McCabe wanted to run Alexander Wood for mayor, while the populistic half wanted Thomas Tostevin. Neither side would give in and a divorce conse quently was in order.

The court room was well filled when Gillette called the convention to order. No all those who were there, however, had any tention of voting the third ticket. of them were republicans or democrats who came merely to see what would be done. During the evening the sesion became stormy at a number of different times or count of the interference of outsiders ofusion reigned supreme for several min utes on at least two occasions, which caused ome of the populists to talk about "hench "hoodlums," "patrol wagons" and the

John Ahles was called upon for a speech and responded, saving a great many things that interested the audience. John Short also regaled those present with a few extracts from his popular street corner harangues. The committee to draft resolutions reported as follows:

No more city work to be let by contract, but all city work to be done by day labor under the supervision of different heads of departments, the persons performing such abor to receive all moneys paid out for the same at just compensation. tme at just compensation.

Bringing the expenditures of the city ithin its resources at once so that city arrants can be brought to pur and kept

there.

No further increase of the bonded indebtedness of the city until it becomes solvent,
except for the purchase of electric light,
water works, telephone and street rallway,
or any thing of a similar nature calculated
to advance the interest of the whole com-We oppose any forther granting of fran thises, privileges or concessions to corpora-tions or individuals without first submitsuch questions to the people to be

voted upon.

We are in favor of such legislation and action by our officials for the purchasing of all franchises, such as telephone, water works, electric light and street railway.

We are opposed to subjugating any citizen to a religious test as a qualification to public office. ublic office. We demand a 5-cent fare between Council Eluffs and Omaha without commutation

are in favor of maintaining the quo warranto proceedings now in the courts against the Omaha and Council Bluffs Bridge company.

We are in favor of requesting our representatives now in the legislature to introduce a bill looking toward a law by which all state, country, city and school elections may be held at one and the same time

once a year. This platform was adopted unanimously: Dr. A. J. Cook was nominated for mayor Lawrence Kinnehan for treasurer, Mr. Gale for auditor, W. H. Whitney for aldermanat-large, John Gilbert for marshal, Thomas Tostevin for surveyor, and Ambrose Burke

for city attorney.
A motion was made to nominate no candidate for judge of the superior court, but a of republicans and democrats de feated it. Rev. W. G. Hoover was nominated for assessor, Joseph Spaulding for weighmas-ter, and G. A. Schoedsack for park commis-

The Dudley Buck quartet, assisted by Mrs Katherine B. Wadsworth, soprano, and Herr Albin Huster, violinist, will give a concert Thursday evening, February 22, at the Congregational church. The following is the .J. C. Macy Quartet-Annie Laurie......J.

certo DeBerlot
Herr Albin Huster, DeBerlot
loprano Solo-Lieti Signor, from Los Soprano Solo-Liett Signor, From Law Museroles Mrs. Katherine B. Wadsworth.

Quartet—Tis the Dancers. J. C. Macy Organ Solo-Offertoire in A. L. Wely J. H. Simms.

Quartet—Remember Now Thy Creator.

Howard M. Dow Piano Duet—Selected.

Tavier Solo-

Mrs. Katherine B. Wadsworth. Quartet—Waltz ..Vogel

They Don't Give Up. The republicans of Council Bluffs, backed up by a good share of the law abiding citizens, are in earnest in their efforts to secure a modification of the state prohibitory liquor law. Although the reports so far have not been very encouraging, they do not give up their faith in the honor of their party Last evening quite a delegation of promi nent republicans left for Des Moines to labor with the legislators once more. They took with them a petition which had been circu-lated and quite generally signed by the citizens of Council Bluffs asking for the pass age of a local option law. Among the delegates were Spencer Smith, N. M. Pusey, E. L. Shugart and I. M. Treynor.

H. A. Cox. 10 Main street. Best quality, lowest rates.

Prompt delivery. Get prices before buy ng. Telephone 48. Fire and ternado insurance, Lougee & Towle, 235 Pearl street.

Will Start a Factory. A factory for the manufacture of excelsior is to be started in this city, R. S. Morrow and H. A. Rice being the promoters of the enterprise. It will be known as the Twin City excelsior works, and will be located at the corner of Avenue M and Twenty-ninth street, near the east end of the Terminal company's bridge. The capacity of the plant will be about 12,000 foines. The machinery for the works is made in Indianapolis and is now on its

Get prices from Shugart & Ouren, the leading seedsmen of Council Bluffs, Masonic

Springer-Annis. Charles Springer and Miss Laura Annis were married yesterday at the residence of their friend, T. M. Robbins, 100 North avenue. The groom is well known here, being the son of Rev. Mr. Springer, who was formerly a pastor of this city. Rev. Arrocker of Des Moines performed the ceremony in the presence of a few friends at noon, and during the afternoon Mr. and Mrs. Springer left for Taylor, which will be

Have you seen the new gas beaters at the Gas company's office Dr Reller, homeopath, 810 First ave. Tel. 35.

Whittlesey Wins a Watermelon. Mr. R. N. Whittlesey of the Evening Globe received notification last evening of his appointment as surveyor of customs in this city, a position now held by Mr. Arnd, who expected as a matter of course to soon give way to a democratic successor. Mr. Whittlesey has done more unrewarded work for his party in this vicinity than any other men in it. He will receive hearty congratulations from all sides.

Ererybody knows Davis sells drugs. Domestic soap is the best.

Golng After Absentees. WASHINGTON, Feb. 29.-A number of deputies from the office of the sergeant-at- her from the house.

rms for the house left today for various earts of the country to arrest the absent numbers. Members who have telegraphed that they are on their way will not be sent for, but deputies will be dispatched to the ouses of all others.

ROUTINE LEGISLATIVE WORK.

National Colors Must Be Displayed in All Iowa School Houses. DES MOINES, Feb, 29 .- (Special Telegram to The Bee.)-A bill was introduced in the cenate today by Harper requiring husbands and fathers to support their families and providing both fine and imprisonment for willful desertion.

The senate passed the house bill requiring United States flags to be unfurled in school rooms during school hours; also a bill for an additional Judge in the Ninth district Polk county. The senate also passed the house joint resolution favoring service pensions of not less than \$8 per month for all honorably discharged soldiers, with the amendment to make the amount of the pension based on length of service and exleding all who receive pensions for disabil

The Finn bill to punish husbands who prefer forced "marriages" to the penitentiary, for subsequent desertion of their wives, came up for discussion but final action was no

The following were reported for indefinite postponement in the house: To declare mult and void stipulations in chattel mortgages making the mortgage security for debts not named in the instrument; to allow fees for witnesses before boards of supervisors; limit jurors' service to one term in succes sion; to authorize nine jurymen to return a verifict in civil cases, and the Byers bill imiting the value of homesteads to \$5,600 of corporeal punishment in public schools

as disposed of in the same manner.

Bills introduced: By Young of Dela ware, requiring all insurance risks to be written by resident agents; by Stuntz, reouiring signature of both husband and wife to all chattel mortgages on all household goods. The house discussed the bill prohibiting hunters from entering enclosed or cultivated lands without consent of owner.

Iowa Farm House Burned. STRAHAM, Ia., Feb. 20 .- (Special to The Bee.)-Monday Henry Dolph's dwelling, two miles northwest of here, burned. Three members of the family were sick in bed at he time, but were rescued. Help soon arrived, and most of the household effects were saved. The building was pretty well covered

Iowa's Blinding Blizzard. CEDAR RAPIDS, Feb. 20 .- A blinding blizzard has prevailed here since early this morning. There is a high wind, and the sect of a let-up. The weather is severely

CHATS IN THE CORRIDORS

Ambrose Grammiere is the name of a gentleman of pronounced French personality who is at present a resident of Omaha. He is chef de cuisine at the Murray and was with Admiral Mello of Brazilian revolution fame when that southern mariner made a tour of Europe in 1869. The object of Mello's trip to Europe at that time is not generally known, but Grammiere is authority for the statement that Mello, even at that time, was planning to overthrow Dom Pedro who was then emperor of Brazil. In speaking of the subject this morning Grammiere said: "Mello went to Europe to raise money to conduct a revolution. He was seized with a wild ambition to follow the example of Garcia, who won over \$3,000,000 at the gambling tables of European centers. With a good sized stake Mello reached Monte Carlo and went against the wheel. He was one of the coolest men at the gambling table that I ever saw. He played for days with varying luck and finally he lost heavily. Arising from the table with a smile he beckned to me and invited me to dine with him At the hotel he referred to his losses, but maintained a hope that his luck would turn and that he would yet attain his ambition to raise a revolution stake. Fired with enthusiasm at the thought of a successful overthrow of Dom Pedro he grasped my arm and said in Spanish that Brazil would be a epublic within twenty years at the farthest and that it was the ambition of his life to have a government there similar to the one in the United States. The next day Mello tempted fortune once more and lost. ing his trunk the Brazilian left Monte Carlo disgust but not totally discour-d. He twisted the tiger's tail at Marseilles, Paris and elsewhere, but he seemed to be out of luck. At the end of two months he blew in his last dollar against roulette. Out of funds, and with a mortgaged coffee plantation staring him in the face, Mello returned to Marseilles and borrowed \$5,000 from Befoire, the banker. With a perseverance born of patriotism he made a final effort to retrieve his losses, but failed With only \$1,000 left, he made a tour of the continent and returned to Brazil somewhat disheartened, but breathing determination to eventually overthrow the empire. I renained in Europe and heard from Mello at His aggressive conduct in the Brazilian trouble is thoroughly characteristic of the man. His whole heart is wrapped up in the issue at stake. For twenty-four years he has nursed his ambition and will fight to the finish in its de-fense. Personally, Mello is a polished gentleman, who speaks French, Spanish and Portuguese fluently. He is a great musical genius and can play the piano with great proficiency. Apropos of the present revolu-tion in Brazil I am sufficiently conversant with affairs to speak knowingly when I say that some European power is putting up

"The beet sugar factory product is not dead, but has simply gone into winter quarters," said D. J. O'Donahoe at the "The resolutions adopted at the Douglas county citizens mass meeting calling upon the Nebraska congressional delegation to oppose the features of the Wilson bill obnexious to beet sugar interests have been forwarded to Washington. Responses of an encouraging nature have been received from Senators Allen and Manderson, and Congressmen Bryan and Mercer. The response from Senator Manderson was particu-larly interesting. Under date of February 13 he writes that he has given the subject his serious consideration and says that the jeopardy of the projected beet sugar factors was only one of the many that were threat-ened by the iniquitous Wilson tariff bill. He furthermore says that 'unless the best sugar industry is fostered and protected, either by the continuance of the bounty of by a fair customs duty, it must go to the The senator also says that Nebrayka has a greater interest in the growth o Bugur union and cites its importance to farmers. In conclusion, Senator Manderson writes in in encouraging spirit and says that he will bend all his energies to behalf of Omaha's interest, but sadly comments upon the fact that he finds himself hampered and handi-capped by some of his associates in congress who are supposed to represent the material interests and prosperity of Nebraska. This is a quiet thrust at certain members of the Nebraska congressional delegation, and, in order to wake them up, the senator suggests an appeal from the citizens asking for the an appear from the chizens asking for the entire congressional delegation to act unitedly in opposing the repeal of the sugar bounty and otherwise making a strong fight together for heet sugar interests."

money in the interest of Mello.

Brazilian revolution.'

great deal of unwritten history about the

There is

STEAM BOILER EXPLODED.

Disaster on a Louislana Plantation-Three Persons Killed. HOUMA, La., Feb.20 - Three persons were killed and six others injured, some fatally, by the explosion of a steam boiler on the Laurel farm sugar plantation ye terday after-

Caused Her Husband's Arrest. Mrs. Moses Elliot, who resides at 1923 Farnam street, has caused a warrant to be sworn out for the arrest of her husband. They formerly lived at Albright, and she tells a sorrowful tale of the abuse heaped upon her by the man she was obliged to live with. She alloges that he frequently beat her in a most brutal manner and even drave

ST. PAUL AND UNION PACIFIC.

Some of the Facts in a Recent Plece of Ratiway Litigation. "For some time there has been had blood between the Union Pacific and Rock Island. said a Milwaukee official yesterday, in explaining why the Union Pacific had failed to couple the Chiengo, Milwaukee & St. Paul in its petition for a suspension of the contract of May, 1890, whereby both the Rock Island and Milwaukee enjoy terminal facilities at Omaha and South Omaha and the use of the bridge between Council Bluffs and Omaha.
"My impression is that the Union Pacific
people are satisfied with the way the Rock Island has been living up to the terms of the contract. We have been paying the sche-

tule of switching charges made by the Union the suit in the Cook county (Hillinois) court, whereby the Union Pacific had to put up collateral in the shape of bonds to indenuity the Rock Island in case of garnishment proceedings has been a fruitful ource of annoyance to the Union Pacific receivers, who have not entered into the which the circuit court of Cook county ordered to be put up in lieu of the money attached by the Rock Island, due the Union Pacific from interstate business. It doubtedly the trouble growing out of this Judge Dundy's court asking for a suspension of the contract made between the Union acific and Rock Island. As to the set-off which Judge Woolworth claims in his inter-view in The liee the Rock Island has against the Union Pacific, my information is that the Union Pacific contracted to operate the Rock Island line between Albright and Lincoin, but in the event of failure, then the Union Pacific was to pay the Rock Island its reportionate share of operating expenses and the maintenance of the read. Fearful lest the Omaha & Republican Valley charter night be amended by reason of the abandon ment of the service on that read which ment of the service on that read which would naturally follow the operation of the line between Albright and Lincoln the Union Pacific refuses to fulfill its part of the contract and the Rock Island has for two years claimed about \$40,000 a year from the Union Pacific as its due for violation Of course as to the merits of the case am not sufficiently informed, but 1 know there has been an endless amount of correspondence over the troubles which seem to be growing instead of diminishing. The Milwaukee has accepted the schedule of switching rates charged by the Union Pa-cific and has met its bils promptly, as 1 am informed but the Rock Island has shown ight which accounts for the bill in Judge

A Union Pacific representative speaking about the petition which was given ex-clusively in The Bee Monday, stated that Judge Thurston had met T. S. Wright, gen-eral counsel of the Rock Island in Chicago last week and had agreed to a day when youd this there was little that was new in the situation and nothing would be done until the return of Judge Thurston from New

MADE A STRANGE MOVE.

Recent Action of the Southern Pacific Puzzles Railroad Men. CHICAGO, Feb. 20 .- The Southern Pacific has taken an action which, while evidently leveled at the Atchison, is difficult for railroad men in Chicago to understand. The Southern Pacific has no line into San Diego and has issued a circular saying that here after it will not honor any San Diego tickets over the Southern California because of the \$5 arbitrary rate demanded. This virtually amounts to a refusal to handle Chicago bus-iness on any terms. Why it should demanded. voluntarily throw away any business with out any compensating return is a question There is unquestionably something behind the move, but railroad men here say that they do not know what it is.

The Western Passenger association today sustained Chairman Caldwell's decision to the effect that all members of the general association must be members of the California local association. The chairman did no fare so well, however, on the Alton's appeal from his decision that a railroad had no right to place its tickets into the hands of ticket brokers, they to act as agents. The association decided that a member is at libany agent it ma

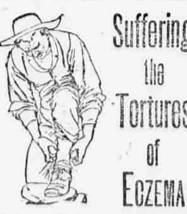
spective of the business in which the agent o selected may be engaged.

It was reported today that the Canadian Pacific has decided to accept 4 per cent of the differentials claimed on its business between Victoria and San Francisco via the Whether it is willing to acwater route. Whether it is willing to accept or decline the proposition now makes very little difference as the trouble between the Atchison and Southern Pacific is likely to so unset the transcontinental business as

to dwarf it into nothing.

Southern Traffic Association. NEW ORLEANS, Feb. 20.—The meeting of the Southwestern Traffic association today. after an extended discussion relative to application of differential rates from the seaboard territory, agreed that the next regular meeting of the organization should be held in New York April 10. The meeting is to dispose of all questions relative to seaboard rates, and upon the completion of that work to adjourn to the association headquarters at St. Louis. A resolution was adopted pro-viding that all lines should immediately file with the chairmanu divisions of the rates from scaboard territory via all routes.

Canadian-Pacific Extension. SPOKANE, Feb. 20.-It is reported here that the Canadian Pacific has let a contract for the building of 250 miles of railroad be tween Nelson, B. C., and a point near Calgary. The proposed route is the much talked of Crows Nest pass and Tobaca plains cut-off of the Canadian Pacific. If con-tinued it will again reach the main line at or near Revelstoke. It is said that the contract was let to Brown & Hollis of New Westminster. This would give Spokane an all rail connection with the Canadian Pacific



And yet lives in ignorance of the fact that a single application of the CUTICURA REME-DIES, will, in the majority of cases, afford instant relief, permit rest and sleep and point to a speedy, permanent, and economical cure, when the best physicians and all other remedies fail. CUTICURA Works Wonders, and its cures of torturing, disfiguring, and humillating humors are the most wonderful ever recorded.

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Nervous Instantly relieved by a Cuttcura l'anter, because i Muscular takes the nerro forces and boree ourse nerrous pains, withness and nemonous. Corbin system now being completed to

Suft Against Northern Pacific Ecceivers. SEATTLE, Feb. 20.-George W. Hunt will oday bring sull against the receivers of the Northern Pacific rallread to recover \$5,000. 000 damages. Hunt alleges that while he was endeavoring to place bonds in Oregon and Washington for the road now known as the Washington & Columbia River road he was persecuted by Wright. Colby and other Northern Pacific people, who, when he had about completed the sale of the bonds, caused the proceedings to be stopped by an attachment suit against his road.

Closed a Deal with the Wisconsin Central MILWAUKEE, Feb. 20 .- General Manager Whitcomb of the Wisconsin Central said today that a deal had been closed whereby the National Express company would on March I secure the carrying privileges on the Central lines. The National is a part of the American Express company and ormed, it is said, to keep other companies reaching upon the American com-

NOVEL LAW DECISION.

Grave Judges Not Without a Vein of Humor

The 28th New York Supplement, page 164, reports the conclusions of the court in the case of Riley against Riley as follows: (Supreme court, general term, second deartment. December 1, 1893.)

Action to Annul Marriage-Evidence. In an action to annul a marriage or the ground of physical incapacity of defendant, evidence that, in due time after the marringe, defendant gave birth to twin cient to sustain a judgment for de-

Appeal from special term Westeliester Action by William Riley against Mary A. Riley to annul a marriage. There was judg-ment in favor of defendant, and plaintiff ap-

Argued before Barnard, P. J., and Pratt, J. Pratt, J.—This action was brought to defendant on the grounds that the defend ant, at the time of the marriage, was pays cally incapable of contracting marriage cealed from him by the defendant. The pa-ties intermarried on July 14, 1830, and habited together until shortly before this iod of nearly two years. They had twins born to them in February, 1892, about sever months after their marriage, one of which died on its birth, the other about three months later. This would seem to dispose of the question of defendant's want of catriplets.

As to the other grounds alleged by plain tiff, it is sufficient to say they were proven, neither the incurable defects nor their fraudulent concealment; and, even if proven, we know of no rule of law that will enable a husband to annul the marries contract on the ground that his wife ha a swollen tongue or inflammation of the bladder. We are satisfied that the court is special terms made a proper disposition of the case, and that the judgment should be affirmed with costs.



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ARE YOU AFFECTIONATE?

Do You Know How Exhausting the Sentiments, the Affections Are?

A TALK TO CLEVER PEOPLE

The Best, The Strongest Men and Wemes in America Fecume Exhausted Through the Emotions.

"There is no way by which people exis by exercising the affections." of the best physicians in America. He was a man who had studied deeply, observed keenly, and knew men and women ther-

oughly. Confinding, he said:
"Sentiment is a grand, a lovely thing, and
the world cannot live without it, but the exercise of the sentiments invariably ex-hausts. People may not feel it, but it is true povertheless. A man or a woman wenre out, breaks down, and then wenders at the cause. In ages before civilization, when men only had brute instincts, the feel-lings were not high, the sentiments were not keen, even the passions were not aroused, but in the present day of breeding, of feeting, men and women may enjoy much, but they exhaust quicker. This is sad, but it

"I know I am talking frankly, perhaps blushing, but I am folling the truth, and it the men and women of the nineteenth century do not feed the forces that produce. sentiments, affections, feelings, they are certain to break down, to become exhausted, and to die before their time. Do not tell ae these things are theories, for they are

"You ask me what I would do," he con-tinued: "I answer: Begin to feed these forces; feed them constantly; feed them with the best and most scientific discovery you can secure. If you ask me what is the best, I unhestratingly say it is that grand proparation which has been so long before the people and is so popular. Warner's Safe Cure. I know that it possesses powers known to no other discovery, and I know that flousands of men and women cannot live without it today. If you will stop and think, or ask your friends, you will see that what I say is correct, and I believe be led. to try it at once if you have not already

The facts stated by the doctor and the advice he gives are sound. It is absolutely true that many men and women are en-abled to live and enjoy life entirely through the power which this great remedy gives them, and there are thousands of others who need to follow in the same path:

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